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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/086,167	02/28/2002	Subin George	5681-09700	2661
7590 08/17/2004		EXAMINER		
Robert C. Kowert			CONTINO, PAUL F	
Conley, Rose, & Tayon, P.C.			ART UNIT	PAPER NUMBER
P.O. Box 398 Austin, TX 7	8767		2114	
•			DATE MAILED: 08/17/200	4

Please find below and/or attached an Office communication concerning this application or proceeding.



Office Action Summary		Application No.	Applicant(s)				
		10/086,167	GEORGE, SUBIN				
		Examiner	Art Unit				
		Paul Contino	2114				
Period fo	The MAILING DATE of this communic r Reply	ation appears on the cover she	et with the correspondence address	s			
THE I - Externafter - If the - If NC - Failu Any	ORTENED STATUTORY PERIOD FO MAILING DATE OF THIS COMMUNIC nsions of time may be available under the provisions of SIX (6) MONTHS from the mailing date of this commun period for reply specified above is less than thirty (30) period for reply is specified above, the maximum stature to reply within the set or extended period for re	ATION. 37 CFR 1.136(a). In no event, however, mication. days, a reply within the statutory minimum tory period will apply and will expire SIX (6 II. by statute, cause the application to beco	ay a reply be timely filed of thirty (30) days will be considered timely. MONTHS from the mailing date of this commur me ABANDONED (35 U.S.C. § 133).	nication. ,			
Status				*			
1)	Responsive to communication(s) filed	on 28 February 2002.					
•	•						
3)□							
Disposit	ion of Claims						
5)⊠ 6)⊠ 7)⊠	Claim(s) <u>1-29</u> is/are pending in the ap 4a) Of the above claim(s) is/are Claim(s) <u>1-6,8-11 and 29</u> is/are allowed Claim(s) <u>7,12-14,17-24, 26-28</u> is/are objected Claim(s) <u>15-16 and 25</u> is/are objected Claim(s) are subject to restriction	withdrawn from considerationed. ejected. to.					
Applicat	ion Papers						
,	The specification is objected to by the The drawing(s) filed on <u>28 February 2</u>) objected to by the Examiner.				
	Applicant may not request that any object						
11)	Replacement drawing sheet(s) including to The oath or declaration is objected to						
Priority (under 35 U.S.C. § 119						
12) <u>□</u> a)	Acknowledgment is made of a claim for All b) Some * c) None of: 1. Certified copies of the priority of Certified copies of the priority of th	ocuments have been received ocuments have been received fithe priority documents have labeled at Bureau (PCT Rule 17.2(a)).	i. in Application No been received in this National Stag	ge			
Attachmer	nt(s)						
1) Noti 2) Noti 3) Info	ce of References Cited (PTO-892) ce of Draftsperson's Patent Drawing Review (PT rmation Disclosure Statement(s) (PTO-1449 or Fer No(s)/Mail Date	O-948) Pape PTO/SB/08) 5) Notice	view Summary (PTO-413) er No(s)/Mail Date ce of Informal Patent Application (PTO-152 r:	2)			

DETAILED ACTION

Specification

1. The disclosure is objected to because of the following informalities: The second to last sentence in paragraph [0012] states "The controller is may also be configured ..."

Appropriate correction is required.

Claim Objections

2. Claim 2 objected to because of the following informalities: use of "is" between "non-read list" and "said copying." Appropriate correction is required.

Allowable Subject Matter

3. Claims 1-6, 8-11, and 29 allowed.

The following is an examiner's statement of reasons for allowance:

Claims 1-6, 8-11 allowed in reference to the specific limitation in claim 1: "if said copying is unsuccessful, adding the address of the new portion to the non-read list." When this limitation within claim 1 is read in context with the entirety of claims 1-6, and 8-11, the novelty of the invention is apparent.

Application/Control Number: 10/086,167 Page 3

Art Unit: 2114

Claim 29 is allowed in similar fashion with respect to the referenced limitation in

claim 1: "means for listing the second portion on a non-read list if data stored to the first

portion is not successfully copied to the second portion." When this limitation is taken in

consideration of the whole of claim 29, the novelty of the invention is apparent.

Any comments considered necessary by applicant must be submitted no later than

the payment of the issue fee and, to avoid processing delays, should preferably

accompany the issue fee. Such submissions should be clearly labeled "Comments on

Statement of Reasons for Allowance."

4. Claim 7 would be allowable if rewritten to overcome the rejection under 35

U.S.C. 112, 2nd paragraph, set forth in this Office action and to include all of the

limitations of the base claim and any intervening claims.

5. Claims 15, 16 and 25 objected to as being dependent upon a rejected base claim,

but would be allowable if rewritten in independent form including all of the limitations of

the base claim and any intervening claims.

Claim Rejections - 35 USC § 112

The following is a quotation of the second paragraph of 35 U.S.C. 112:

The specification shall conclude with one or more claims particularly pointing out and distinctly

claiming the subject matter which the applicant regards as his invention.

Page 4

Application/Control Number: 10/086,167

Art Unit: 2114

6. Claim 7 rejected under 35 U.S.C. 112, second paragraph, as being indefinite for

failing to particularly point out and distinctly claim the subject matter which applicant

regards as the invention. Claim 7 recites the limitation "wherein said restoring comprises

restoring the data to the other mirrored storage media in the group." There is insufficient

antecedent basis for this limitation ("the other mirrored storage media") on the claim.

7. Claims 26, 27, and 28 rejected under 35 U.S.C. 112, second paragraph, as being

indefinite for failing to particularly point out and distinctly claim the subject matter

which applicant regards as the invention. There is no reference to an independent claim;

in addition to the reference of non-prior claim 28 by claims 26 and 27.

Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that

form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such

treaty in the English language.

8. Claims 12-14,17-24 rejected under 35 U.S.C. 102(e) as being anticipated by

Schibilla (U.S. Patent 6,384,999).

Art Unit: 2114

As in claim 12, Schibilla discloses a storage medium comprising a plurality of portions, wherein each portion is identified by an address (Fig. 1 and 2; abstract; column 5 line 23 through column 6 line 15);

an access mechanism configured to access data stored on the storage medium (Fig. 1; column 5 lines 30-39);

a controller coupled to control the access mechanism, wherein the controller is configured to receive a command to access data at a first address and to responsively control the access mechanism to access a first portion of the storage medium (Fig. 1; column 5 lines 25, 35-39);

wherein the controller is configured to inhibit read access to the first portion if the first portion's address is listed on a non-read list (Fig. 1 and Fig. 3; column 5 lines 35-39, column 6 lines 38-49. Schibilla discloses detecting a "marginally defective data site" (first portion) and further determining if the data site is still able to be read from successfully. It is implied that read access to the data site is inhibited during this process, and is "listed" internally to allow for Schibilla's method of data site reliability testing.);

wherein the controller is configured to remove the first portion's address from the non-read list in response to a successful write to the first portion (Fig. 3 #96 column 7 lines 48-53. Upon Schibilla's successful rewriting to a marginally defective data site, the data site is no longer considered as erroneous.).

As in claim 13, Schibilla discloses wherein the non-read list is stored on the storage medium (Fig. 1, 2; column 5 line 40 through column 6 line 28. Plurality of

Art Unit: 2114

storage devices as disclosed by Schibilla is used to store information about his marginally defective data sites which implies storage of "non-read list.").

As in claim 14, Schibilla discloses wherein the storage device is a hard drive, and wherein the first portion is a first sector of a hard disk platter (Fig. 1; column 5 lines 23-25, 40-45, column 5 line 65 through column 6 line 5, column 6 lines 39-42).

As in claim 17, Schibilla discloses wherein the controller is configured to generate an error indication in response to inhibiting read access to the first portion (Fig. 3 #97; column 7 lines 54-57. Schibilla clearly indicates a response to an error with his disclosure of the events following an unsuccessful data site recovery.).

As in claim 18, Schibilla discloses a host computer system including a memory and a processor (column 5 lines 26-32);

a storage array coupled to the host computer system, wherein the storage array includes a plurality of storage devices, wherein a first storage device of the plurality of storage devices has a non-read list (Fig. 1 and 2; column 5 line 40 through column 6 line 28. Plurality of storage devices as disclosed by Schibilla is used to store information about his marginally defective data sites which implies storage of "non-read list.");

a controller coupled to manage the non-read list (Fig.1; column 5 lines 25 30);

wherein an application program stored in the memory and executed by the processor is configured to generate a read command to read data from a first portion of a

Art Unit: 2114

storage medium included in the first storage device (column 5 lines 26-30, column 6 lines 41-49, column 9 lines 65-76);

wherein if an address of the first portion is listed on the non-read list, the controller is configured to inhibit performance of the read command, wherein the controller is configured to remove the address of the first portion from the non-read list in response to a successful write to the first portion (Fig. 1 and Fig. 3; column 5 lines 35-39, column 6 lines 38-49. Schibilla discloses detecting a "marginally defective data site" (first portion) and further determining if the data site is still able to be read from successfully. It is implied that read access to the data site is inhibited during this process, and is "listed" internally to allow for Schibilla's method of data site reliability testing; Fig. 3 #96 column 7 lines 48-53; column 10 lines 17-27. Upon Schibilla's successful rewriting to a marginally defective data site, the data site is no longer considered as erroneous.)

As in claim 19, Schibilla discloses wherein the controller is configured to generate an error indication in response to inhibiting performance of the read command (Fig. 3 #97; column 7 lines 54-57. Schibilla clearly indicates a response to an error with his disclosure of the events following an unsuccessful data site recovery.).

As in claim 20, Schibilla discloses wherein the non-read list is stored on the storage medium (Fig. 1 and 2; column 5 line 40 through column 6 line 28. Plurality of storage devices as disclosed by Schibilla is used to store information about his marginally defective data sites which implies storage of "non-read list.").

As in claim 21, Schibilla discloses wherein the controller is included in a storage device controller included in the first storage device (Fig. 1 #32; column 5 lines 25-35. Schibilla discloses a "control system" (storage device controller) which includes a controller for the HDA (storage device).).

As in claim 22, Schibilla discloses wherein the controller is included in an array controller coupled between the host computer system and the storage array (Fig. 1 #32 and #46; column 5 lines 25-50).

As in claim 23, Schibilla discloses wherein the controller is implemented in program instructions stored in the memory and executed by the processor (column 5 lines 37-40).

As in claim 24, wherein the storage device is a hard drive, and wherein the first portion is a first sector of a hard disk platter (Fig. 1; column 5 lines 23-25, 40-45, column 5 line 65 through column 6 line 5, column 6 lines 39-42).

Conclusion

9. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Paul Contino whose telephone number is (703) 605-4316. The examiner can normally be reached on Monday-Friday, 7:30 am - 5:00 pm, first Fridays off.

Art Unit: 2114

If attempts to reach the examiner by telephone are unsuccessful, the examiner's

supervisor, Robert Beausoliel can be reached on (703) 305-9713. The fax phone number

for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the

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PFC

August 9, 2004

SCOTT BADERMAN PRIMARY EXAMINER Page 9